SOUTHERN I	DISTRIC	STRICT COURT CT OF NEW YORK
FASHARNICE		E,
		Plaintiff(s),
	-again	20-cv-4272 (LAK)
WHITE PLAIN	NS ROA	D REALTY LLC,
		Defendant(s)
		ORDER
Lewis A. Kapl	an, <i>Dist</i>	rict Judge.
fails adequately fails adequately	y to alleg	ction is invoked pursuant to 28 U.S.C. § 1332. The complaint (or notice of removal) ge the existence of subject matter jurisdiction because, perhaps among other things, it ge:
		The citizenship of one or more natural persons. See, e.g., Sun Printing & Publishing Ass'n v. Edwards, 194 U.S. 377 (1904); Leveraged Leasing Administration Corp.v. PacifiCorp Capital, Inc., 87 F.3d 44 (2d Cir. 1996).
		The citizenship of one or more corporations. See 28 U.S.C. § 1332(c)(1).
		The citizenship of one or more partnerships. See Carden v. Arkoma Assocs., 494 U.S. 195 (1990).
	~	The citizenship of one or more limited liability companies. See Handlesman v. Bedford Village Green Assocs. L.P., 213 F.3d 48, 52 (2d Cir. 2000).
		The nature and citizenship of one or more business entities.
		The timely removal of the action from state court.
adequately alleg	Absent ging the	the filing, on or before June 17, 2020 of an amended complaint (or notice of removal) existence of subject matter jurisdiction, the action will be dismissed (or remanded).
	SO OR	DERED.
Dated:	June 9,	Lewis A. Kaplan United States District Judge